

IES—MISSISSIPPI HOUSE
 r year \$150 00
 Horse per day 1 75
 lod room—good stables, &c.
JOHN RAMSAY,
 ec. 18 1840—tf

Notice.

It may concern.
 ive, notice that the Powers of attorney executed by me and my wife Goddard to Mr. A. H. Cambell, nty second, Eighteen hundred and sell Lands in the county of Tip-of-Mississippi, is hereby revoked and Camboll having fulfilled his turned the papers last September.
J. GODDARD.
GEORGE MACIN.

h 1840.—1t

1st Sale.

is hereby given that on Monday day of March 1841 the under y virtue of a Deed of Trust ex m by Wm. Kerr for the benefit anderson. proceed to sell at the in the Town of Holly Springs, county, Miss. at public auction t bidder for cash, the following , viz. sec. 18, in town 2, of range ie basis meredian, Chickasaw ale to take place at 12 o'clock, day; said Deed is recorded in the Probate Court of Marshall is dated 6th day of July, 1839.
EDWARD ORNE,
 8 tds Trustee

Notice.

signed has for Rent, or Sale, Land, containing 240 acres, the d is ninety acres, and a double und all necessary out houses e miles South West of Holly he Stage Road, leading to Ox-
Wm. NEAL.
 1840.

VE OF MISSISSIPPI.
 persons interested in the Lands ents and Hereditaments of Ab- outs deceased: *Greeling*: hereby cited to be and appear Probate Court of Marshall court House thereof, on the fourth uary next, and shew cause, if , why an order shall not then made to sell the following des- of land, of which the said dece- zed and possessed, *to wit*: two town of Lamar, known on the Town as Lots No. 10 and 88.
ITNESS the Honorable Jes-

MAPS OF THE CHICKASAW CESSION

L USHER'S Engraved Pocket maps of the Chickasaw Cession, in the States of Mississippi and Alabama, laid off in Sections, Townships and Ranges, and showing the boundaries of the Counties, County Towns and also the water courses, roads, &c., from actual survey for sale at his office.
 Price \$2. Oct. 2,—28—tf.

PROPOSALS,
For publishing at the Town of Fort Pickering, a weekly Newspaper, to be called

THE OLD FORT BULLETIN.
 THE undersigned proposes to publish, at the new town of Fort-Pickering, a Weekly Journal, to bear the name of the "OLD FORT BULLETIN"—to be commenced as soon as sufficient patronage shall be offered to render the enterprize profitable.

The proposed paper is designed to be a journal of NEWS—in the strict sense of the word, a NEWSPAPER. It will be devoted to the dissemination of Commercial, Agricultural and Mechanical intelligence; to Internal Improvements (particularly the great work, designed to connect the Southern Atlantic coast with the Mississippi River;) to the interest of the new Town and the La Grange and Memphis Rail Road Company; will give a general epitome of the occurrences of interest in every quarter of the world; and also furnish a sufficient quantity of Literary, Miscellaneous and Light Reading, to render it a pleasing companion for the fire side.

The commercial Department will receive strict attention. Correspondence will be established with the principal Commercial points in the United States, in order to furnish the latest and most accurate Commercial News, Prices Current, Money Markets and Exchange Intelligence, both Foreign and Domestic, for the information of the Merchants, the Planier, the Mechanic, and all whose interest is in any way connected with trade. As the point of location is destined to be no inconsiderable Commercial Town, and will command a large amount of trade from a rich and extensive interior country, the "Bulletin" will no doubt be well patronized for that reason alone.
 The Agricultural, Mechanical and Internal Improvement Departments will not be neglected—and no pains or expense will be spared to render the "Bulletin" a valuable and interesting periodical.
 Party Politics will be excluded from the columns of the "Bulletin," as inconsistent with its character and designs, and disposition of the Editor. An impartial and brief

GEORE ALBERT FOSTER.
TAILOR
SHOP West side Memphis Street, three doors from Public Squar.
 Jan. 29, 1841.—46tf

By Jessee Lowellen. Judge of the Probate Court of Marshall County and State of Mississippi; notice is hereby given, that an application to me by Samuel Kelso; Guardian of Thomas A. Dunlap, minor heir of John A. Dunlap Decd. Who claims an undivided one half part of three Negro Slaves of the estate of John A. Dunlap Decd.

I have nominated Samuel Montgomery, A. M. Bowen, and Robert Ellis; Commissioners, to divide the said Negro Slaves into two equal shares or parts, and unless proper objections are stated to me at the Office of the Probate Clerk of said County on the first day of April next. The said Samuel Montgomery, A. M. Bowen, and Robert Ellis, will then be appointed Commissioners, to make partition of the said Slaves, persuaht to the Laws of the State of Mississippi. Given under my hand, this 26th of January 1841.

J. LEWELLEN.

THE STATE OF MISSISSIPPI,
 Marshall County,
 Allen Hooker } Circuit Court
 vs } November Term
 Philips M. May } 1840
 Attachment

It appearing to the Court that the defendent is not a resident of the State of Mississippi. It is ordered by the Court, that publication be made for four weeks in the Conservative and Banner, a paper published in Holly Springs; that unless he plead, answer, or demur, by the next Term of this Court, Judgment by default; will be entered, and the property attached will be sold.

A copy from the minutes
 Test **A. T. CARUTHERS,**
 Clerk, & Master.
 Jan 29—46—4w.

THE STATE OF MISSISSIPPI
 Marshall County
 John C Frazier } Circuit Court
 vs } In Chancery.
 Tilman Weaver } November Term. 1840

This day came the parties by their Solicitor, and it appearing to the Court that the defendant, Tilman Weaver is a non resident. It is therefore ordered, that publication be made for four weeks successively in the Conservative and Holly Springs Banner a Newspaper published in the Town of Holly Springs and County of Marshall; That unless said defendant Tilman Weaver appear, answer, or demur complainants Bill, on or before the first Monday after the fourth Monday in May next, or said Bill will be taken for confessed as to him and set for hearing ex parte.

Test **A. T. CARUTHERS,**
 Clerk & Mast
 Jan 30 46